

1 ELIZABETH M. PIPKIN (243611)
2 ANN M. RAVEL (62139)
3 McMANIS FAULKNER
4 50 West San Fernando Street, 10th Floor
5 San Jose, CA 95113
Telephone: (408) 279-8700
Facsimile: (408) 279-3244
epipkin@mcmanslaw.com
aravel@mcmanslaw.com

MARC A. WALLENSTEIN (*pro hac vice*)
GEORGE A. ZELCS (*pro hac vice*)
RYAN Z. CORTAZAR (*pro hac vice*)
CHAD E. BELL (*pro hac vice*)
PAMELA YAACOUB (*pro hac vice*)
KOREIN TILLERY LLC
205 North Michigan Avenue, Suite 1950
Chicago, IL 60601
Telephone: (312) 641-9750
Facsimile: (312) 641-9751

GLEN E. SUMMERS (176402)
7 KARMA M. GIULIANELLI (184175)
LINDLEY J. BRENZA (*pro hac vice*)
8 JONATHAN JACOB MARSH (*pro hac vice*)
BARTLIT BECK LLP
9 1801 Wewatta Street, Suite 1200
Denver, CO 80202
10 Telephone: (303) 592-3100

CAROL L. O'KEEFE (*pro hac vice*)
MICHAEL E. KLENOV (277028)
KOREIN TILLERY LLC
505 North Seventh Street, Suite 3600
St. Louis, MO 63101
Telephone: (314) 241-4844
Facsimile: (314) 241-3525

11 *Attorneys for Plaintiffs Joseph Taylor,
Mick Cleary, and Jennifer Nelson*

13 COOLEY LLP
14 WHITTY SOMVICHIAN (194463) (wsomvichian@cooley.com)
15 MAX A. BERNSTEIN (305722) (mbernstein@cooley.com)
16 CAROLINE A. LEBEL (340067) (clebel@cooley.com)
17 3 Embarcadero Center, 20th floor
18 San Francisco, CA 94111-4004
19 Telephone: +1 415 693 2000
20 Facsimile: +1 415 693 2222

18 | *Attorneys for Defendant GOOGLE LLC*

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

21 JOSEPH TAYLOR, MICK CLEARY, and
22 JENNIFER NELSON, individually and on
behalf of all others similarly situated,

Case No. 5:20-CV-07956-VKD

**JOINT STATUS REPORT AND
REQUEST TO CONTINUE 11/12/2025
HEARING ON PLAINTIFFS' STAY
MOTION**

23 | Plaintiffs,

Judge: Hon. Virginia K. DeMarchi

25 | GOOGLE LLC

26 | Defendant.

1 Plaintiffs and Google LLC (the “Parties”) provide the following status report: The Parties
2 have made progress in their settlement negotiations allowing them to overcome the impasse
3 previously reported to the Court and resume substantive negotiations.
4

5 Accordingly, the Parties jointly request that the Court continue the hearing on Plaintiffs’
6 pending Motion for Stay (currently scheduled for November 12, 2025) by approximately two
7 weeks and that the Court require the parties to submit a further joint status report in one week.
8

9 Dated: November 10, 2025

Respectfully submitted,

10 BARTLIT BECK LLP

11 By: Karma M. Julianelli
12 Karma M. Julianelli

13 Attorney for Plaintiffs

15 Dated: November 10, 2025

BARTLIT BECK LLP

17 By: Whitty Somvichian
18 Whitty Somvichian

19 Attorney for Defendant
Google LLC

